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7 **IN THE UNITED STATES DISTRICT COURT**
8 **NORTHERN DISTRICT OF CALIFORNIA**

9 **DEBORAH WILSON,**

10 Plaintiff,

11 vs.

12 **COMPASS VISION, INC., et al.,**

13 Defendants.

14 **JOANNE CLEVELAND,**

15 Plaintiff,

16 vs.

17 **COMPASS VISION, INC., et al.,**

18 Defendants.

19
20 Case No. 3:07cv03431 BZ consolidated with
21 Case No. 3:07cv5642 BZ for discovery
22 purposes

23
24 **STIPULATION RE: DISCOVERY PLAN**
25 **PURSUANT TO F.R.C.P. 26**

26 THE PARTIES HAVING MET AND CONFERRED hereby have agreed and stipulated
27 to the following:

28 Interrogatories:

29 Plaintiffs may, collectively, propound 35 Interrogatories to each defendant.

30 Each Defendant may propound 35 to each plaintiff.

31 Request for Admission:

32 Plaintiffs may, collectively, propound 20 requests for admissions to each defendant.

33 Each Defendant may propound 20 requests for admissions to each plaintiff.

34
35 CASE NO.: 3:07cv5642

1 Request for Production

2 Plaintiffs may, collectively, propound 30 requests for production to each defendant.

3 Each Defendant may propound 30 requests for production to each plaintiff.

4 Depositions

5 Plaintiff may, collectively, take 10 depositions.

6 Defendants may take 20 depositions, collectively.

7 The parties stipulate that the above-referenced discovery may commence on May 1,
8 2008.

9 Dated: April 16, 2008

Pomerantz Perlberger & Lewis

10 /S/ Eliot H. Lewis

11 Eliot H. Lewis
12 Attorney for Plaintiffs

13 Dated: April 16, 2008

Gordon & Rees LLP

14 /S/ Catherine Salah

15 Catherine Salah
16 Attorney for Defendant Compass
17 Vision

18 Dated: April 16, 2008

19 Law Offices of Samuel G. Grader

20 /S/ Christian B. Green

21 Christian B. Green
22 Attorney for Defendant NMS Labs

23 THE FOREGOING STIPULATION
24 IS APPROVED AND IS SO ORDERED.

25 Dated: _____

26 _____
27 United States _____ Judge

CERTIFICATE OF SERVICE

Matter: Wilson v. Compass Vision, Inc./Cleveland v. Compass Vision
United States District Court, Northern District Case No.: 3:07cv03431 BZ consolidated with
3:07-cv-03431 BZ for discovery purposes

I am a citizen of the United States, over the age of 18 years, and not a party to or interested in the within entitled cause. I am an employee of the Law Offices of Samuel G. Grader and my business address is 1860 Howe Avenue, Suite 350, Sacramento, California 95825. On this date, I served the following documents:

Stipulation Re: Discovery Plan Pursuant to F.R.C.P. 26

by placing a copy thereof enclosed in a sealed envelope with postage thereon fully prepaid. I am readily familiar with our firm's practice for the collection and processing of correspondence for mailing with the United States Postal Service and that said correspondence is deposited with the United States Postal Service at Sacramento, California, on the same day in the ordinary course of business. Said correspondence was addressed as set forth below.

XX by having a true copy of the documents listed above transmitted via email to the names, addresses via the US District Court, Northern District website.

by causing personal delivery of a copy thereof to the person or the office of the person at the address listed below.

Attorney for Plaintiff Joshua A. Ridless Paul A. Moore, III Law Offices of Joshua A. Ridless 244 California Street, Suite 300 San Francisco, CA 94111 Tel: 415-614-2600 Fx: 415-480-1398	Attorney for Defendant Compass Vision, Inc. Catherine A. Salah Gordon & Rees LLP 275 Batter Street, Suite 2000 San Francisco, CA 94111 Tx: 415-986-5900 Fx: 415-986-8054 Email: calah@gordonrees.com
Norman Perlberger Eliot H. Lewis Pomerantz Perlberger & Lewis 700 Stephen Girard Bldg Philadelphia, PA 19107 Tel: 215-569-8866	

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed on April 16, 2008, at Sacramento, California.

//Deborah J. Weidle
Deborah J. Weidle